1 2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA * * * 6 7 Case No. 2:17-CR-306 JCM (VCF) UNITED STATES OF AMERICA, 8 Plaintiff(s), **ORDER** 9 v. 10 ARNALDO SANCHEZ TORTEYA, 11 Defendant(s). 12 13 Presently before the court is Arnaldo Sanchez Torteya's motion for clarification of 14 judgment. (ECF No. 989). 15 Local rule 7-2 provides that "[a]ll motions—unless made during a hearing or trial—must 16 be in writing and served on all other parties who have appeared. The motion must be supported 17 by a memorandum of points and authorities." Local Rule IC 5-1 provides that a signature is 18 required on all filings, and that "[t]he signatory must be the attorney or pro se party who 19 electronically files the document." Local Rule IC 7-1 provides that "[t]he court may strike 20 documents that do not comply with these rules." 21 Torteya is currently represented by CJA counsel, Justin Bustos. (See ECF No. 895). 22 Thus, Torteya's motion is improperly submitted as a pro se motion without the signature of his 23 attorney or points and authorities. If Torteya wishes to move this court for further action in this 24 case, he must do so through his attorney. 25 . . . 26 27 28

James C. Mahan U.S. District Judge

1	I. Conclusion
2	Accordingly,
3	IT IS HEREBY ORDERED, ADJUDGED, and DECREED that Torteya's motion for
4	clarification of judgment (ECF No. 989) be, and the same hereby is, STRICKEN and held for
5	naught.
6	The clerk shall strike ECF No. 989 from the record.
7	DATED December 6, 2021.
8	Xellus C. Mahan
9	UNITED STATES DISTRICT JUDGE
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27 28	
2.X	

James C. Mahan U.S. District Judge